Remarks:

Prior to entry of the present amendment, claims 1-15, 17, 18, 20-24, 26 and

28 remained pending in the application.

Claims 1-9, 11-14, 17, 18, 20-23, 26 and 28 stand rejected variously under 35

U.S.C. § 102(e). Applicants respectfully traverse these rejections.

Claims 10, 15 and 24 are objected to as being dependent upon a rejected

base claim, but indicated to be allowable if rewritten in independent form. Claims 10,

15 and 24 have each been placed in independent form.

Rejections Under 35 U.S.C. § 102(e) Based on Huibers et al.

Claims 1-9, 11-14, 18, 20-23, 26 and 28 have been rejected under 35 U.S.C.

§ 102(e) based on Huibers et al. (U.S. Patent Application Publication No.

2002/0109821 A1). Claims 1, 8, 14 and 26 have been cancelled without prejudice.

Claims 2, 6, 7, 9 and 18 have been amended.

Huibers et al. discloses a projection display with multiply filtered light. More

particularly, Huibers et al. discloses a projection system having two color wheels that

overlap at a converging point of light from a light source (see, page 2, paragraph

[0035]). In operation, the color wheels rotate independently, each being driven by a

different motor (see, page 3, paragraph [0036]). The color wheels remain in the light

path, which light path remains unchanged.

Claim 6, as amended, recites a display device including: "an illumination

source configured to direct light along an optical path; a first color filter having a first

number of color regions; and a second color filter having a second number of color

regions; wherein the first and second color filters are disposed on a carriage, the

carriage being configured to selectively position either the first color filter or the

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second color filter in the optical path such that either the first color filter or the second

color filter is alternatively selected to sequentially filter the directed light to display an

image."

Contrary to the Examiner's assertion, however, Huibers et al. does not

disclose (or even suggest) a carriage "configured to selectively position either the

first color filter or the second color filter in the optical path such that either the first

color filter or the second color filter is alternatively selected to sequentially filter the

directed light to display an image." The Examiner refers to shaft 7 (in Fig. 2A of

Huibers et al.) as such a carriage. However, shaft 7 does not effect alternative

selection of either the first color filter or the second color filter to sequentially filter the

directed light. At best, shaft 7 effects sequential filtering by a color wheel 11. There

is no selection between the first color filter and the second color filter. Accordingly,

the rejection of claim 6 under 35 U.S.C. § 102(e) based on Huibers et al. must be

withdrawn.

As amended, claim 7 recites a display device including: "an illumination

source configured to direct light along an optical path; a first color filter having a first

number of color regions; a second color filter having a second number of color

regions; and an optical path director configured to selectively direct the optical path

through either the first color filter or the second color filter path such that either the

first color filter or the second color filter is alternatively selected to sequentially filter

the directed light to display an image."

The Examiner asserts that light pipe 5 (in Fig. 2A of Huibers et al.) selectively

directs the optical path through either the first color filter or the second color filter

path. Applicant respectfully disagrees, noting that there is no selectability to light

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pipe 5. Accordingly, light pipe 5 cannot provide for either the first color filter or the

second color filter to be "alternatively selected" to sequentially filter the directed light

as recited in claim 7. Accordingly, the rejection of claim 7 under 35 U.S.C. § 102(e)

based on Huibers et al. must be withdrawn.

Amended claim 9 recites a display device including: "an illumination source

configured to direct light along an optical path; a first color filter having a first number

of color regions; and a second color filter having a second number of color regions;

wherein the first and second color filters are coaxically coupled first and second color

wheels disposed along a single optical path, are relatively adjustable to be

selectively fixed in one of plural specified angular alignments relative to each other,

and are rotatable together to sequentially filter the directed light to display an image."

The Examiner refers to page 3, paragraph [0013] of Huibers et al., indicating

that such paragraph discloses the coaxial relationship as claimed. However, Huibers

et al. does not disclose or suggest coaxically coupled first and second color wheels

disposed along a single optical path wherein the color wheels are "relatively

adjustable to be selectively fixed in one of plural specified angular alignments

relative to each other, and are rotatable together to sequentially filter the directed

light to display an image." The rejection of claim 9 under 35 U.S.C. § 102(e) based

on Huibers et al. thus must be withdrawn. Claims 2-5 and 11-13 depend from claim

9, and thus are allowable for at least the same reasons as claim 9.

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Claim 18, as amended, recites a method of displaying an image including:

"providing an illumination source; directing light from the illumination source along an

optical path; and sequentially filtering the directed light with at least one of plural

cooperative color filters by altering the optical path to coincide with only a selected

one of plural color filters."

The Examiner asserts that page 1, paragraph [0013] (of Huibers et al.)

discloses such altering of the optical path to coincide with a selected one of plural

color filters. Applicants respectfully disagree, noting that none of the Huibers et al.

does not even consider a changing optical path. Nevertheless, applicants have

amended claim 1 to more clearly recite "altering the optical path to coincide with only

a selected one of plural color filters." Inasmuch as Huibers et al. requires dual color

filters (rather than selection of one color filter over the other), claim 18 is allowable

over Huibers et al., and the rejection of claim 18 under 35 U.S.C. § 102(e) based on

Huibers et al. must be withdrawn.

Claim 20 recites a sequential color filter system for filtering light directed along

an optical path, the sequential color filter system comprising: "a first color wheel

having a plurality of color regions; and a second color wheel having a plurality of

color regions including at least one white region; each of the first and second color

wheels being individually selectable to sequentially filter the light directed along the

optical path.

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As noted generally above with respect to claim 6, Huibers et al. does not

disclose or suggest color wheels that are "individually selectable" to sequentially filter

the light directed along the optical path. The rejection of claim 20 under 35 U.S.C. §

102(e) based on Huibers et al. thus must be withdrawn. Claims 21-23 depend from

claim 20, and thus are allowable over Huibers et al. for at least the same reasons as

claim 20.

Rejections Under 35 U.S.C. § 102(e) Based on Davis

Claims 1-8, 17-18, 20-23, 26 and 28 have been rejected under 35 U.S.C. §

102(e) based on Davis (U.S. 6,813,087).

In view of the Examiner's citing of Davis, applicants submit herewith a

Declaration Under §1.131, which demonstrates their invention prior to the effective

date of Davis.(December 31, 2001). Davis thus is rendered unavailable as prior art.

The Examiners rejections under 35 U.S.C. § 102(e) based on Davis thus should be

withdrawn. It is noted that independent claim 17 stands rejected only based on

Davis, and thus is understood to be allowable in its current form.

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## Conclusion

Applicants believe that this application is now in condition for allowance, in view of the above amendments and remarks. Accordingly, applicants respectfully request that the Examiner issue a Notice of Allowability covering the pending claims. If the Examiner has any questions, or if a telephone interview would in any way advance prosecution of the application, please contact the undersigned attorney of record.

Respectfully submitted,

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## **CERTIFICATE OF MAILING**

I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Mail Stop Amendment, Commissioner for Patents, P.O. Box 1450, Alexandria, Virginia 22313-1450 on June 28, 2005.

Christie A. Doolittle